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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Stordeur, et al.

Group Art Unit unknown

Appl. No. : 10/563,503

CERTIFICATE OF MAILING

Filed : January 4, 2006

I hereby certify that this correspondence and all marked attachments are being deposited with the United States Postal Service as first-class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on

June 8, 2006

(Date)

Che Swyden Chereskin, Reg. No. 41,466

For : DEVICE, KIT AND METHOD FOR
PULSING BIOLOGICAL
SAMPLES WITH AN AGENT AND
STABILISING THE SAMPLE SO
PULSED

Examiner : unknown

SEQUENCE SUBMISSION STATEMENT

Mail Stop SEQUENCE
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Sir:

This submission is in response to a Notice to Comply mailed April 13, 2006 (Notice). Although the Notice referred to an attached copy of the marked-up "Raw Sequence Listing", no such attachment was found. The Attachment was not available on PAIR and a telephone call to Deborah D. Williams did not result in a copy of the marked-up Raw Sequence Listing being sent to Applicants' representative.

The attached Sequence Listing is identical to the previous submission except that the Application Data has been updated to show the Application No. and filing date. A copy of a Verification Summary Report from Patent Checker run on the same day that the listing was updated is attached which shows that the listing contain no errors. Accordingly, Applicants submit that the present submission is compliant with the Sequence Rules.

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I hereby state that the information recorded in computer readable form is identical to the sequence listing submitted on paper and the two additional computer discs containing the sequence listing, and that the additional discs are identical.

I hereby state that the substitute copy of the computer readable form, submitted in accordance with 37 C.F.R. § 1.825(d), is identical to that originally filed.

I hereby state that the submission, filed in accordance with 37 C.F.R. § 1.821(g) or (h), herein does not include new matter, or matter which goes beyond the disclosure in the international application.

Respectfully submitted,

KNOBBE, MARTENS, OLSON & BEAR, LLP

Dated: June 8 2006

By: Che S. Chereskin
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